

RECEIVED

NOV - 7 2012

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

FILED

NOV X 9 2012

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Thomas P. Mazzucco - 139758
Aaron K. McClellan - 197185
Bryan L. P. Saalfeld - 243331
Nicholas C. Larson - 275870
MURPHY, PEARSON, BRADLEY & FEENEY
88 Kearny Street, 10th Floor
San Francisco, CA 94108-5530
Tel: (415) 788-1900
Fax: (415) 393-8087
E-Mail tmazzucco@mpbf.com
amcclellan@mpbf.com
bsaalfeld@mpbf.com
nlarson@mpbf.com

Geoffrey Potter (admitted *pro hac vice*)
Christos G. Yatrakis (admitted *pro hac vice*)
PATTERSON BELKNAP WEBB & TYLER LLP
1133 Avenue of the Americas
New York, NY 10036
Telephone: (212) 336-2000
Fax: (212) 336-2222
E-Mail gpotter@pbwt.com
cyatrakis@pbwt.com

Attorneys for Plaintiffs
INNOVATION VENTURES, LLC and LIVING ESSENTIALS, LLC

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

INNOVATION VENTURES, LLC and LIVING
ESSENTIALS, LLC,

Plaintiffs,

-against-

PITTSBURG WHOLESALE GROCERS, INC.,
d/b/a PITCO FOODS, et al.,

Defendants.

12 Civ. 5523 (WHA)

STIPULATION AND ORDER


FILED UNDER SEAL


UPON THE STIPULATION AND AGREEMENT by and between the undersigned counsel
for Plaintiffs Innovation Ventures, LLC, and Living Essentials, LLC, (together, "Plaintiffs"), and
defendant Tonic Wholesale, Inc. (d/b/a Ace Wholesale) ("Ace Wholesale"), it hereby is ORDERED
as follows:


1 1. Ace Wholesale acknowledges having been served with the following documents and
2 waives any defenses as to personal or subject matter jurisdiction with respect to these documents:
3 Summons and Complaint; Order to Show Cause for a Temporary Restraining Order and Preliminary
4 Injunction, including the supporting Declarations and Memorandum of Law; and Seizure Order.

5
6 2. For purposes of this stipulation, the "5 HOUR ENERGY Marks" are:

- 7 • "5 HOUR ENERGY" (Registration No. 3,003,0770);
8 • "5-HOUR ENERGY" (Registration No. 4,004,225);

- 9
10 •  (Registration No. 4,104,670);

- 11
12 •  which includes the wording "5-hour ENERGY" in black outlined in
13 yellow, below which are the words "EXTRA STRENGTH" in yellow, along
14 with a person in black silhouette, outlined in yellow, shown in an athletic pose
15 adjacent to an uneven landscape, with the sky depicted in transitioning colors
16 from black to red as the sky meets the landscape (Registration No. 4,116,951);

- 17
18 • , commonly referred to as "Running Man," (Registration No. 3,698,044);
19
20 and
21
22
23
24
25
26
27
28



- which includes the wording "5-hour ENERGY" in black outlined in yellow, along with a person in black silhouette, outlined in yellow, shown in an athletic pose adjacent to an uneven landscape, with the sky depicted in transitioning colors from red to yellow as the sky meets the landscape (Registration No. 4.120,360).

3. Ace Wholesale and its agents, servants, employees, and all other persons in active concert and participation with them, pending the final hearing and determination of this action are preliminarily enjoined from:

- (a) using any of the 5 HOUR ENERGY Marks (or any marks confusingly similar thereto) on any counterfeit product in connection with the manufacture, sale, offer for sale, distribution, advertisement, or any other use of dietary supplements;
- (b) using any logo, trade name or trademark confusingly similar to any of the 5 HOUR ENERGY Marks which may be calculated to falsely represent or which has the effect of falsely representing that the services or products of Ace Wholesale or of others are sponsored by, authorized by or in any way associated with Plaintiffs;
- (c) infringing any of the 5 HOUR ENERGY Marks;
- (d) otherwise unfairly competing with Plaintiffs in the manufacture, sale, offering for sale, distribution, advertisement, or any other use of dietary supplements;
- (e) falsely representing themselves as being connected with Plaintiffs or sponsored by or associated with Plaintiffs or engaging in any act which is likely to cause the trade, retailers and/or members of the purchasing public to believe that they or the other defendants are associated with Plaintiffs;

- 1 (f) using any reproduction, counterfeit, copy, or colorable imitation of any of the 5
2 HOUR ENERGY Marks in connection with the publicity, promotion, sale, or advertising of
3 dietary supplements;
- 4 (g) affixing, applying, annexing or using in connection with the sale of any goods, a false
5 description or representation including words or other symbols tending to falsely describe or
6 represent such goods as being 5-Hour ENERGY® and from offering such goods in
7 commerce;
- 8 (h) diluting any of the 5 HOUR ENERGY Marks;
- 9 (i) buying, selling, transferring (other than to Plaintiffs or law enforcement officials),
10 altering, or destroying any counterfeit products with the 5 HOUR ENERGY Marks;
- 11 (j) destroying any records documenting the manufacture, sale, offer for sale, distribution,
12 advertisement or receipt of any product purporting to be 5 HOUR ENERGY®; and
- 13 (k) assisting, aiding or abetting any other person or entity in engaging in or performing
14 any of the activities referred to in subparagraphs (a) through (j) above.
- 15
- 16

17 4. Plaintiffs and Ace Wholesale stipulate that, as among them, there are no issues
18 to address at the hearing scheduled for November 7, 2012, with respect to the Seizure Order
19 and Order to Show Cause. Ace Wholesale waives any and all rights they might have to a
20 hearing to contest the seizure executed at 1675 South Alameda Street, Los Angeles,
21 California 90021 on October 30, 2012 or to a hearing to challenge the issuance of a
22 preliminary injunction.

23

24 5. Plaintiffs and their surety, American Contractors Indemnity Company, are
25 released from any and all liability under the bonds filed in this case (including Bond Nos.
26 1000772114 and 1000772115) and the seizure executed against Ace Wholesale at 1675
27 South Alameda Street, Los Angeles, California 90021 is hereby confirmed.

28

6. Signatures transmitted electronically or by facsimile shall be deemed original.

Dated: 11-7, 2012

CONSENTED AND AGREED TO BY:

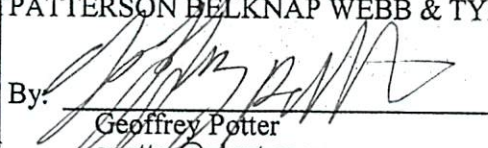


For Tonic Wholesale, Inc. (d/b/a Ace Wholesale)

PATTERSON BELKNAP WEBB & TYLER LLP

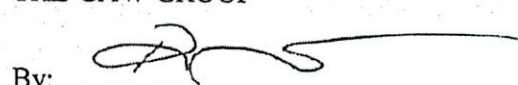
THE GAW GROUP

By:



Geoffrey Potter
gpotter@pbwt.com
Christos Yatrakis
cyatrakis@pbwt.com
1133 Avenue of the Americas
New York, New York 10036
(212) 336-2000

By:



Randolph Gaw
rgaw@thegawgroup.com
100 Pine Street, Suite 1250
San Francisco, CA 94111
(415) 745-3308

Attorneys for Tonic Wholesale, Inc. (d/b/a Ace Wholesale)

Attorneys for Plaintiffs

SO ORDERED:



UNITED STATES DISTRICT JUDGE

CERTIFICATE OF SERVICE

I, Tanya L. Hill, declare:

I am a citizen of the United States, am over the age of eighteen years, and am not a party to or interested in the within entitled cause. My business address is 88 Kearny Street, 10th Floor, San Francisco, California 94108-5530.

On November 7, 2012, I served the following document(s) on the parties in the within action:

STIPULATION AND ORDER

	BY MAIL: I am familiar with the business practice for collection and processing of mail. The above-described document(s) will be enclosed in a sealed envelope, with first class postage thereon fully prepaid, and deposited with the United States Postal Service at San Francisco, California on this date, addressed as follows:
	BY HAND: The above-described document(s) will be placed in a sealed envelope which will be hand-delivered on this same date by _____, addressed as follows:
X	VIA FACSIMILE: The above-described document(s) was transmitted via facsimile from the fax number shown on the attached facsimile report, at the time shown on the attached facsimile report, and the attached facsimile report reported no error in transmission and was properly issued from the transmitting facsimile machine, and a copy of same was mailed, on this same date to the following:

Manoucherhr Heikali
Santa Monica Distributing, Inc.
aka David Heikali
3180 West Olympic Boulevard
Santa Monica, CA 90404
FAX: 310-453-9178

Attorney For Manoucherhr Heikali
IN PRO PER

Aziz Heikali
Santa Monica Distributing, Inc.
aka Ed Heikali
3180 West Olympic Boulevard
Santa Monica, CA 90404
FAX: 310-453-9178

Attorney For Aziz Heikali aka Ed Heikali
IN PRO PER

X	VIA E-MAIL: Based on a court order or an agreement of the parties to accept service by e-mail, I attached the above-described document(s) to an e-mail message, and invoked the send command to transmit the e-mail message to the person(s) at the following e-mail address(es). I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
---	---

Jennifer Lee Taylor
Morrison & Foerster LLP
425 Market Street
San Francisco, CA 94105
E-Mail: jtaylor@mofo.com
wgarbers@mofo.com
mpoe@mofo.com

Attorney For Defendants
PITTSBURG WHOLESALE GROCERS, INC.,
D/B/A PITCO FOODS; PACIFIC
GROSERVICE, INC. D/B/A PITCO FOODS;
ARISTOTLE PERICLES NAVAB; DAVID
LUTTWAY

1 Thomas Suh
2 LTL Trial Attorneys
3 1835 West Orangetown Avenue, Suite 330
4 Orange, CA 92868
5 E-Mail: ts@ltlatorneys.com

Attorney For Defendants
KOAMEX GENERAL WHOLESALE, INC.,
YOUNG H. KIM A.K.A. YONG HWAM KIM

6 Randolph Gaw
7 The Gaw Group
8 100 Pine Street, Suite 1250
9 San Francisco, CA 94111
10 E-Mail: rgaw@thegawgroup.com

Attorney For Defendant
ELITE WHOLESALE INC.

11 Randolph Gaw
12 The Gaw Group
13 100 Pine Street, Suite 1250
14 San Francisco, CA 94111
15 E-Mail: rgaw@thegawgroup.com

Attorney For Defendant
TONIC WHOLESALE, INC., D/B/A ACE
WHOLESALE

16 Randolph Gaw
17 The Gaw Group
18 100 Pine Street, Suite 1250
19 San Francisco, CA 94111
20 E-Mail: rgaw@thegawgroup.com

Attorney For Defendant
DAPAN USA CORP. D/B/A FRONTIER
WHOLESALE; SUNG KEUN LEE

21 Steven A. Elia
22 The Law Offices of Steven A. Elia, APC
23 2221 Camino Del Rio South, Suite 207
24 San Diego, CA 92108
25 Tel: (619) 444-2244
26 E-Mail: steve@elialaw.com

Attorney For Defendants
DAN-DEE COMPANY, INC.; FADI ATTIQ;
KEVIN ATTIQ

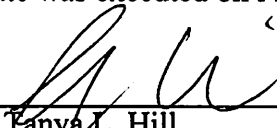
27 Randolph Gaw
28 The Gaw Group
100 Pine Street, Suite 1250
San Francisco, CA 94111
Tel: (415) 745-3308
E-Mail: rgaw@thegawgroup.com

Attorney For Defendant
SUNG KEUN LEE

William Markham
Maldonado & Markham, LLP
550 West C Street, Suite 2040
San Diego, CA 92101
wm@maldonadomarkham.com

Attorney For Defendants
DAN-DEE COMPANY, INC.; FADI ATTIQ;
KEVIN ATTIQ

29 I declare under penalty of perjury under the laws of the State of California that the foregoing is
30 a true and correct statement and that this Certificate was executed on November 7, 2012.

31 By 
32 Tanya L. Hill